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1 AN ACT concerning regulation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Emergency Medical Services (EMS) Systems
Act is amended by changing Sections 3.30, 3.90, 3.95, 3.100,
3.105, 3.110, 3.115, 3.140, 3.200, and 3.205 and by adding
Sections 3.101, 3.102, and 3.106 as follows:

8 (210 ILCS 50/3.30)

9 Sec. 3.30. EMS Region Plan; Content.

10 (a) The EMS Medical Directors Committee shall address at11 least the following:

12 (1) Protocols for inter-System/inter-Region patient 13 transports, including identifying the conditions of 14 emergency patients which may not be transported to the different levels of emergency department, based on their 15 16 Department classifications and relevant Regional 17 considerations (e.g. transport times and distances);

18

(2) Regional standing medical orders;

19 (3) Patient transfer patterns, including criteria for
20 determining whether a patient needs the specialized
21 services of a trauma center, along with protocols for the
22 bypassing of or diversion to any hospital, trauma center
23 or regional trauma center which are consistent with

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1 individual System bypass or diversion protocols and protocols for patient choice or refusal;

3 (4) Protocols for resolving Regional or Inter-System conflict; 4

(5) An EMS disaster preparedness plan which includes 5 the actions and responsibilities of all EMS participants 6 7 within the Region. Within 90 days of the effective date of 8 this amendatory Act of 1996, an EMS System shall submit to 9 the Department for review an internal disaster plan. At a 10 minimum, the plan shall include contingency plans for the 11 transfer of patients to other facilities if an evacuation 12 of the hospital becomes necessary due to a catastrophe, including but not limited to, a power failure; 13

14 (6) Regional standardization of continuing education 15 requirements;

16 (7) Regional standardization of Do Not Resuscitate 17 (DNR) policies, and protocols for power of attorney for health care; 18

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(8) Protocols for disbursement of Department grants;

20 (9) Protocols for the triage, treatment, and transport 21 of possible acute stroke patients; and

22 Regional standing medical orders for (10)the 23 administration of opioid antagonists.

(b) The Trauma Center Medical Directors or Trauma Center 24 25 Medical Directors Committee shall address at least the 26 following:

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(1) The identification of Regional Trauma Centers;

(2) Protocols for inter-System and inter-Region trauma 2 3 patient transports, including identifying the conditions of emergency patients which may not be transported to the 4 5 different levels of emergency department, based on their classifications 6 Department and relevant Regional 7 considerations (e.g. transport times and distances);

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(3) Regional trauma standing medical orders;

9 patient transfer patterns, including (4) Trauma 10 criteria for determining whether a patient needs the 11 specialized services of a trauma center, along with 12 protocols for the bypassing of or diversion to any hospital, trauma center or regional trauma center which 13 14 are consistent with individual System bypass or diversion 15 protocols and protocols for patient choice or refusal;

16 (5) The identification of which types of patients can
17 be cared for by Level I <u>Trauma Centers</u>, and Level II Trauma
18 Centers, and Level III Trauma Centers;

19 (6) Criteria for inter-hospital transfer of trauma20 patients;

(7) The treatment of trauma patients in each trauma
 center within the Region;

23 (8) A program for conducting a quarterly conference 24 which shall include at a minimum a discussion of morbidity 25 and mortality between all professional staff involved in 26 the care of trauma patients; HB5549 Engrossed - 4 - LRB103 36438 CES 66540 b

(9) The establishment of a Regional trauma quality 1 2 assurance and improvement subcommittee, consisting of 3 trauma surgeons, which shall perform periodic medical audits of each trauma center's trauma services, 4 and 5 forward tabulated data from such reviews to the 6 Department; and

7 (10)The establishment, within 90 days -of--the 8 effective date of this amendatory Act of 1996, of an 9 internal disaster plan, which shall include, at a minimum, 10 contingency plans for the transfer of patients to other 11 facilities if an evacuation of the hospital becomes 12 necessary due to a catastrophe, including but not limited 13 to, a power failure.

14 (c) The Region's EMS Medical Directors and Trauma Center 15 Medical Directors Committees shall appoint any subcommittees 16 which they deem necessary to address specific issues 17 concerning Region activities.

18 (Source: P.A. 99-480, eff. 9-9-15.)

19 (210 ILCS 50/3.90)

20 Sec. 3.90. Trauma Center Designations.

(a) "Trauma Center" means a hospital which: (1) within
designated capabilities provides optimal care to trauma
patients; (2) participates in an approved EMS System; and (3)
is duly designated pursuant to the provisions of this Act.
Level I Trauma Centers shall provide all essential services

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in-house, 24 hours per day, in accordance with rules adopted by the Department pursuant to this Act. Level II <u>and Level III</u> Trauma Centers shall have some essential services available in-house, 24 hours per day, and other essential services readily available, 24 hours per day, in accordance with rules adopted by the Department pursuant to this Act.

7 (a-5) An Acute Injury Stabilization Center shall have a
 8 basic or comprehensive emergency department capable of initial
 9 management and transfer of the acutely injured in accordance
 10 with rules adopted by the Department pursuant to this Act.

11 (b) The Department shall have the authority and 12 responsibility to:

13 Establish and enforce minimum standards (1)for 14 designation and re-designation of 3 levels of trauma centers that meet trauma center national standards, as 15 16 modified by the Department in administrative rules as a 17 Level I or Level II Trauma Center, consistent with Sections 22 and 23 of this Act, through rules adopted 18 19 pursuant to this Act;

20 (2) Require hospitals applying for trauma center 21 designation to submit a plan for designation in a manner 22 and form prescribed by the Department through rules 23 adopted pursuant to this Act;

(3) Upon receipt of a completed plan for designation,
 conduct a site visit to inspect the hospital for
 compliance with the Department's minimum standards. Such

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visit shall be conducted by specially qualified personnel 1 with experience in the delivery of emergency medical 2 3 and/or trauma care. A report of the inspection shall be provided to the Director within 30 days of the completion 4 5 of the site visit. The report shall note compliance or lack of compliance with the individual standards for 6 7 designation, but shall not offer a recommendation on granting or denying designation; 8

9 (4) Designate applicant hospitals as Level I_L or Level 10 II, or Level III Trauma Centers which meet the minimum 11 standards established by this Act and the Department. The 12 Beginning September 1, 1997 the Department shall designate a new trauma center only when a local or regional need for 13 14 such trauma center has been identified. The Department 15 shall request an assessment of local or regional need from 16 applicable EMS Region's Trauma Center Medical the 17 Directors Committee, with advice from the Regional Trauma Advisory Committee. This shall not be construed as a needs 18 19 assessment for health planning or other purposes outside 20 of this Act;

(5) Attempt to designate trauma centers in all areas of the State. There shall be at least one Level I Trauma Center serving each EMS Region, unless waived by the Department. This subsection shall not be construed to require a Level I Trauma Center to be located in each EMS Region. Level I Trauma Centers shall serve as resources HB5549 Engrossed - 7 - LRB103 36438 CES 66540 b

for the Level II <u>and Level III</u> Trauma Centers <u>and Acute</u> <u>Injury Stabilization Centers</u> in the EMS Regions. The extent of such relationships shall be defined in the EMS Region Plan;

5 (6) Inspect designated trauma centers to assure compliance with the provisions of this Act and the rules 6 adopted pursuant to this Act. Information received by the 7 8 Department through filed reports, inspection, or as 9 otherwise authorized under this Act shall not be disclosed 10 publicly in such a manner as to identify individuals or 11 hospitals, except in proceedings involving the denial, 12 suspension or revocation of a trauma center designation or 13 imposition of a fine on a trauma center;

14 (7) Renew trauma center designations every 2 years, 15 after an on-site inspection, based on compliance with 16 renewal requirements and standards for continuing 17 operation, as prescribed by the Department through rules 18 adopted pursuant to this Act;

19 (8) Refuse to issue or renew a trauma center 20 designation, after providing an opportunity for a hearing, 21 when findings show that it does not meet the standards and 22 criteria prescribed by the Department;

(9) Review and determine whether a trauma center's
annual morbidity and mortality rates for trauma patients
significantly exceed the State average for such rates,
using a uniform recording methodology based on nationally

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1 recognized standards. Such determination shall be 2 considered as a factor in any decision by the Department 3 to renew or refuse to renew a trauma center designation 4 under this Act, but shall not constitute the sole basis 5 for refusing to renew a trauma center designation;

(10) Take the following action, as appropriate, after determining that a trauma center is in violation of this Act or any rule adopted pursuant to this Act:

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9 (A) If the Director determines that the violation 10 presents a substantial probability that death or 11 serious physical harm will result and if the trauma 12 center fails to eliminate the violation immediately or within a fixed period of time, not exceeding 10 days, 13 14 as determined by the Director, the Director may immediately revoke the trauma center designation. The 15 16 trauma center may appeal the revocation within 15 days 17 after receiving the Director's revocation order, by requesting a hearing as provided by Section 29 of this 18 19 The Director shall notify the chair of the Act. 20 Region's Trauma Center Medical Directors Committee and 21 EMS Medical Directors for appropriate EMS Systems of 22 such trauma center designation revocation;

(B) If the Director determines that the violation
does not present a substantial probability that death
or serious physical harm will result, the Director
shall issue a notice of violation and request a plan of

correction which shall be subject to the Department's 1 approval. The trauma center shall have 10 days after 2 3 receipt of the notice of violation in which to submit a plan of correction. The Department may extend this 4 5 period for up to 30 days. The plan shall include a 6 fixed time period not in excess of 90 days within which 7 violations are to be corrected. The plan of correction and the status of its implementation by the trauma 8 9 center shall be provided, as appropriate, to the EMS 10 Medical Directors for appropriate EMS Systems. If the 11 Department rejects a plan of correction, it shall send 12 notice of the rejection and the reason for the 13 rejection to the trauma center. The trauma center 14 shall have 10 days after receipt of the notice of 15 rejection in which to submit a modified plan. If the 16 modified plan is not timely submitted, or if the 17 modified plan is rejected, the trauma center shall follow an approved plan of correction imposed by the 18 19 Department. If, after notice and opportunity for 20 hearing, the Director determines that a trauma center 21 has failed to comply with an approved plan of 22 correction, the Director may suspend or revoke the 23 trauma center designation. The trauma center shall 24 have 15 days after receiving the Director's notice in 25 which to request a hearing. Such hearing shall conform to the provisions of Section 3.135 30 of this Act; 26

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(11) The Department may delegate authority to local 1 2 jurisdictions which include a health departments in 3 substantial number of trauma centers. The delegated authority to those local health departments shall include, 4 5 but is not limited to, the authority to designate trauma 6 centers with final approval by the Department, maintain a regional data base with concomitant reporting of trauma 7 8 registry data, and monitor, inspect and investigate trauma 9 centers within their jurisdiction, in accordance with the 10 requirements of this Act and the rules promulgated by the 11 Department;

12 (A) The Department shall monitor the performance
13 of local health departments with authority delegated
14 pursuant to this Section, based upon performance
15 criteria established in rules promulgated by the
16 Department;

17 Delegated authority may be revoked for (B) substantial non-compliance with the 18 Act or the Department's rules. Notice of an intent to revoke 19 20 shall be served upon the local health department by certified mail, stating the reasons for revocation and 21 22 offering an opportunity for an administrative hearing 23 to contest the proposed revocation. The request for a 24 hearing must be in writing and received by the 25 Department within 10 working days of the local health 26 department's receipt of notification;

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(C) The director of a local health department may
 relinquish its delegated authority upon 60 days
 written notification to the Director of Public Health.
 (Source: P.A. 89-177, eff. 7-19-95.)

5 (210 ILCS 50/3.95)

6 Sec. 3.95. Level I Trauma Center Minimum Standards. The 7 Department shall establish, through rules adopted pursuant to 8 this Act, standards for Level I Trauma Centers which shall 9 include, but need not be limited to:

10 (a) The designation by the trauma center of a Trauma 11 Center Medical Director and specification of his 12 qualifications;

(b) The types of surgical services the trauma center must have available for trauma patients, including but not limited to a twenty-four hour in-house surgeon with operating privileges and ancillary staff necessary for immediate surgical intervention;

18 (c) The types of nonsurgical services the trauma center 19 must have available for trauma patients;

20 (d) The numbers and qualifications of emergency medical 21 personnel;

(e) The types of equipment that must be available to trauma patients;

24 (f) Requiring the trauma center to be affiliated with an 25 EMS System; HB5549 Engrossed - 12 - LRB103 36438 CES 66540 b

1 (g) Requiring the trauma center to have a communications 2 system that is fully integrated with all Level II Trauma 3 Centers, Level III Trauma Centers, Acute Injury Stabilization 4 Centers, and EMS Systems with which it is affiliated;

5 (h) The types of data the trauma center must collect and 6 submit to the Department relating to the trauma services it 7 provides. Such data may include information on post-trauma 8 care directly related to the initial traumatic injury provided 9 to trauma patients until their discharge from the facility and 10 information on discharge plans;

(i) Requiring the trauma center to have helicopter landing capabilities approved by appropriate State and federal authorities, if the trauma center is located within a municipality having a population of less than two million people; and

(j) Requiring written agreements with Level II Trauma
 Centers, Level III Trauma Centers, and Acute Injury
 <u>Stabilization Centers</u> in the EMS Regions it serves, executed
 within a reasonable time designated by the Department.

20 (Source: P.A. 89-177, eff. 7-19-95.)

21 (210 ILCS 50/3.100)

Sec. 3.100. Level II Trauma Center Minimum Standards. The Department shall establish, through rules adopted pursuant to this Act, standards for Level II Trauma Centers which shall include, but need not be limited to: HB5549 Engrossed - 13 - LRB103 36438 CES 66540 b

1 (a) The designation by the trauma center of a Trauma 2 Center Medical Director and specification of his 3 gualifications;

4 (b) The types of surgical services the trauma center must 5 have available for trauma patients. The Department shall not 6 require the availability of all surgical services required of 7 Level I Trauma Centers;

8 (c) The types of nonsurgical services the trauma center 9 must have available for trauma patients;

10 (d) The numbers and qualifications of emergency medical 11 personnel, taking into consideration the more limited trauma 12 services available in a Level II Trauma Center;

13 (e) The types of equipment that must be available for 14 trauma patients;

15 (f) Requiring the trauma center to have a written 16 agreement with a Level I Trauma Centers, Level III Trauma 17 Centers, and Acute Injury Stabilization Centers Center serving the EMS Region outlining their respective responsibilities in 18 providing trauma services, executed within a reasonable time 19 20 designated by the Department, unless the requirement for a 21 Level I Trauma Center to serve that EMS Region has been waived 22 by the Department;

23 (g) Requiring the trauma center to be affiliated with an 24 EMS System;

(h) Requiring the trauma center to have a communicationssystem that is fully integrated with the Level I Trauma

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Centers, Level III Trauma Centers, Acute Injury Stabilization
 Centers, and the EMS Systems with which it is affiliated;

3 (i) The types of data the trauma center must collect and 4 submit to the Department relating to the trauma services it 5 provides. Such data may include information on post-trauma 6 care directly related to the initial traumatic injury provided 7 to trauma patients until their discharge from the facility and 8 information on discharge plans;

9 (j) Requiring the trauma center to have helicopter landing 10 capabilities approved by appropriate State and federal 11 authorities, if the trauma center is located within a 12 municipality having a population of less than two million 13 people.

14 (Source: P.A. 89-177, eff. 7-19-95.)

15 (210 ILCS 50/3.101 new)

Sec. 3.101. Level III Trauma Center minimum standards. The Department shall establish, through rules adopted under this Act, standards for Level III Trauma Centers that shall include, but need not be limited to:

20 (1) the designation by the trauma center of a Trauma
21 Center Medical Director and specification of his or her
22 qualifications;

(2) the types of surgical services the trauma center
 must have available for trauma patients; the Department
 shall not require the availability of all surgical

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1	services required of Level I or Level II Trauma Centers;
2	(3) the types of nonsurgical services the trauma
3	center must have available for trauma patients;
4	(4) the numbers and qualifications of emergency
5	medical personnel, taking into consideration the more
6	limited trauma services available in a Level III Trauma
7	<u>Center;</u>
8	(5) the types of equipment that must be available for
9	trauma patients;
10	(6) requiring the trauma center to have a written
11	agreement with Level I Trauma Centers, Level II Trauma
12	Centers, and Acute Injury Stabilization Centers serving
13	the EMS Region outlining their respective responsibilities
14	in providing trauma services, executed within a reasonable
15	time designated by the Department, unless the requirement
16	for a Level I Trauma Center to serve that EMS Region has
17	been waived by the Department;
18	(7) requiring the trauma center to be affiliated with
19	an EMS System;
20	(8) requiring the trauma center to have a
21	communications system that is fully integrated with the
22	Level I Trauma Centers, Level II Trauma Centers, Acute
23	Injury Stabilization Centers, and the EMS Systems with
24	which it is affiliated;
25	(9) the types of data the trauma center must collect
26	and submit to the Department relating to the trauma

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services it provides; such data may include information on 1 2 post-trauma care directly related to the initial traumatic 3 injury provided to trauma patients until their discharge from the facility and information on discharge plans; and 4 5 (10) requiring the trauma center to have helicopter landing capabilities approved by appropriate State and 6 7 federal authorities if the trauma center is located within 8 a municipality having a population of less than 2,000,000 9 people.

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(210 ILCS 50/3.102 new)

11 <u>Sec. 3.102. Acute Injury Stabilization Center minimum</u> 12 <u>standards. The Department shall establish, through rules</u> 13 <u>adopted pursuant to this Act, standards for Acute Injury</u> 14 <u>Stabilization Centers, which shall include, but need not be</u> 15 <u>limited to, Comprehensive or Basic Emergency Department</u> 16 <u>services pursuant to the Hospital Licensing Act.</u>

17 (210 ILCS 50/3.105)

18 Sec. 3.105. Trauma Center Misrepresentation. <u>No</u> After the 19 effective date of this amendatory Act of 1995, no facility 20 shall use the phrase "trauma center" or words of similar 21 meaning in relation to itself or hold itself out as a trauma 22 center without first obtaining designation pursuant to this 23 Act.

24 (Source: P.A. 89-177, eff. 7-19-95.)

1	(210 ILCS 50/3.106 new)
2	Sec. 3.106. Acute Injury Stabilization Center
3	misrepresentation. No facility shall use the phrase "Acute
4	Injury Stabilization Center" or words of similar meaning in
5	relation to itself or hold itself out as an Acute Injury
6	Stabilization Center without first obtaining designation
7	pursuant to this Act.
8	(210 ILCS 50/3.110)
9	Sec. 3.110. EMS system and trauma center confidentiality
10	and immunity.
11	(a) All information contained in or relating to any
12	medical audit performed of a trauma center's trauma services
13	or an Acute Injury Stabilization Center pursuant to this Act
14	or by an EMS Medical Director or his designee of medical care
15	rendered by System personnel, shall be afforded the same
16	status as is provided information concerning medical studies
17	in Article VIII, Part 21 of the Code of Civil Procedure.
18	Disclosure of such information to the Department pursuant to
19	this Act shall not be considered a violation of Article VIII,
20	Part 21 of the Code of Civil Procedure.

21 (b) Hospitals, trauma centers and individuals that perform or participate in medical audits pursuant to this Act shall be 22 immune from civil liability to the same extent as provided in 23 24 Section 10.2 of the Hospital Licensing Act.

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All information relating to the State Emergency 1 (C)2 Medical Services Disciplinary Review Board or a local review 3 board, except final decisions, shall be afforded the same status as is provided information concerning medical studies 4 5 in Article VIII, Part 21 of the Code of Civil Procedure. Disclosure of such information to the Department pursuant to 6 this Act shall not be considered a violation of Article VIII, 7 Part 21 of the Code of Civil Procedure. 8

9 (Source: P.A. 92-651, eff. 7-11-02.)

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(210 ILCS 50/3.115)

11 Sec. 3.115. <u>Pediatric care.</u> Pediatric Trauma. <u>The Director</u> 12 <u>shall appoint an advisory council to make recommendations for</u> 13 <u>pediatric care needs and develop strategies to address areas</u> 14 of need as defined in rules adopted by the Department.

15 <u>The Department shall:</u>

16 <u>(1) develop or promote recommendations for continuing</u> 17 <u>medical education, treatment guidelines, and other</u> 18 <u>programs for health practitioners and organizations</u> 19 <u>involved in pediatric care;</u>

20 <u>(2) support existing pediatric care programs and</u> 21 <u>assist in establishing new pediatric care initiatives</u> 22 <u>throughout the State;</u>

23 (3) designate applicant hospitals that meet the
 24 minimum standards established by the Department for their
 25 pediatric emergency and critical care capabilities.

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1 Upon the availability of federal funds for pediatric care 2 demonstration projects, the Department shall:

3 (a) Convene a work group which will be charged with 4 conducting a needs assessment of pediatric trauma care and 5 with developing strategies to correct areas of need;

6 (b) Contract with the University of Illinois School of 7 Public Health to develop a secondary prevention program for 8 parents;

9 (c) Contract with an Illinois medical school to develop 10 training and continuing medical education programs for 11 physicians and nurses in treatment of pediatric trauma;

12 (d) Contract with an Illinois medical school to develop 13 and test triage and field scoring for pediatric trauma if the 14 needs assessment by the work group indicates that current 15 scoring is inadequate;

16 (e) Support existing pediatric trauma programs and assist 17 in establishing new pediatric trauma programs throughout the 18 State;

19 (f) Provide grants to EMS systems for special pediatric 20 equipment for prehospital care based on needs identified by 21 the work group; and

22 (g) Provide grants to EMS systems and trauma centers for 23 specialized training in pediatric trauma based on needs 24 identified by the work group.

25 (Source: P.A. 89-177, eff. 7-19-95.)

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1 (210 ILCS 50/3.140)

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Sec. 3.140. Violations; Fines.

3 (a) The Department shall have the authority to impose 4 fines on any licensed vehicle service provider, stretcher van 5 provider, designated trauma center, <u>Acute Injury Stabilization</u> 6 <u>Center</u>, resource hospital, associate hospital, or 7 participating hospital.

8 (b) The Department shall adopt rules pursuant to this Act 9 which establish a system of fines related to the type and level 10 of violation or repeat violation, including, but not limited 11 to:

(1) A fine not exceeding \$10,000 for <u>each</u> a violation
which created a condition or occurrence presenting a
substantial probability that death or serious harm to an
individual will or did result therefrom; and

16 (2) A fine not exceeding \$5,000 for <u>each</u> a violation
17 which creates or created a condition or occurrence which
18 threatens the health, safety or welfare of an individual.

19 (c) A Notice of Intent to Impose Fine may be issued in conjunction with or in lieu of a Notice of Intent to Suspend, 20 21 Revoke, Nonrenew or Deny, and shall conform to the 22 requirements specified in Section 3.130(d) of this Act. All 23 Hearings conducted pursuant to a Notice of Intent to Impose Fine shall conform to the requirements specified in Section 24 25 3.135 of this Act.

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(d) All fines collected pursuant to this Section shall be

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1 deposited into the EMS Assistance Fund.

2 (Source: P.A. 98-973, eff. 8-15-14.)

3 (210 ILCS 50/3.200)

Sec. 3.200. State Emergency Medical Services Advisory
Council.

(a) There shall be established within the Department of
Public Health a State Emergency Medical Services Advisory
Council, which shall serve as an advisory body to the
Department on matters related to this Act.

10 (b) Membership of the Council shall include one 11 representative from each EMS Region, to be appointed by each 12 region's EMS Regional Advisory Committee. The Governor shall 13 appoint additional members to the Council as necessary to 14 insure that the Council includes one representative from each 15 of the following categories:

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(1) EMS Medical Director,

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(2) Trauma Center Medical Director,

18 (3) Licensed, practicing physician with regular and
 19 frequent involvement in the provision of emergency care,

20 (4) Licensed, practicing physician with special
21 expertise in the surgical care of the trauma patient,

- 22 (5) EMS System Coordinator,
- 23 (6) TNS,

24 (7) Paramedic,

25 (7.5) A-EMT,

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1 (8) EMT-I, 2 (9) EMT, 3 (10) Private vehicle service provider, (11) Law enforcement officer, 4 5 (12) Chief of a public vehicle service provider, (13) Statewide firefighters' union member affiliated 6 7 with a vehicle service provider, 8 (14)Administrative representative from а fire 9 department vehicle service provider in a municipality with 10 a population of over 2 million people, + 11 (15) Administrative representative from a Resource 12 Hospital or EMS System Administrative Director, and. 13 (16) Representative from a pediatric critical care 14 center. 15 (c) Members shall be appointed for a term of 3 years. All 16 appointees shall serve until their successors are appointed 17 and qualified. (d) The Council shall be provided a 90-day period in which 18 to review and comment, in consultation with the subcommittee 19 20 to which the rules are relevant, upon all rules proposed by the Department pursuant to this Act, except for rules adopted 21 22 pursuant to Section 3.190(a) of this Act, rules submitted to 23 the State Trauma Advisory Council and emergency rules adopted pursuant to Section 5-45 of the Illinois Administrative 24 Procedure Act. The 90-day review and comment period may 25 26 commence upon the Department's submission of the proposed

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1 rules to the individual Council members, if the Council is not 2 meeting at the time the proposed rules are ready for Council 3 review. Any non-emergency rules adopted prior to the Council's 4 90-day review and comment period shall be null and void. If the 5 Council fails to advise the Department within its 90-day 6 review and comment period, the rule shall be considered acted 7 upon.

8 (e) Council members shall be reimbursed for reasonable 9 travel expenses incurred during the performance of their 10 duties under this Section.

(f) The Department shall provide administrative support to the Council for the preparation of the agenda and minutes for Council meetings and distribution of proposed rules to Council members.

15 (g) The Council shall act pursuant to bylaws which it 16 adopts, which shall include the annual election of a Chair and 17 Vice-Chair.

18 (h) The Director or his designee shall be present at all19 Council meetings.

(i) Nothing in this Section shall preclude the Council
 from reviewing and commenting on proposed rules which fall
 under the purview of the State Trauma Advisory Council.

23 (Source: P.A. 98-973, eff. 8-15-14.)

24 (210 ILCS 50/3.205)

25 Sec. 3.205. State Trauma Advisory Council.

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(a) There shall be established within the Department of 1 2 Public Health a State Trauma Advisory Council, which shall 3 serve as an advisory body to the Department on matters related to trauma care and trauma centers. 4 Membership of the Council shall 5 (b) include one representative from each Regional Trauma Advisory Committee, 6 7 to be appointed by each Committee. The Governor shall appoint 8 the following additional members: 9 (1) An EMS Medical Director, 10 (2) A trauma center medical director, 11 (3) A trauma surgeon, 12 (4) A trauma nurse coordinator, (5) A representative from a private vehicle service 13 14 provider, (6) A representative from a public vehicle service 15 16 provider, 17 (7) A member of the State EMS Advisory Council, and 18 (8) (Blank), and A neurosurgeon. 19 (9) A burn care medical representative. 20 The Governor may appoint a neurosurgeon to the membership 21 of the Council. 22 (c) Members shall be appointed for a term of 3 years. All 23 appointees shall serve until their successors are appointed 24 and qualified. 25 (d) The Council shall be provided a 90-day period in which

to review and comment upon all rules proposed by the

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Department pursuant to this Act concerning trauma care, except 1 2 for emergency rules adopted pursuant to Section 5-45 of the Illinois Administrative Procedure Act. The 90-day review and 3 comment period may commence upon the Department's submission 4 5 of the proposed rules to the individual Council members, if the Council is not meeting at the time the proposed rules are 6 7 ready for Council review. Any non-emergency rules adopted prior to the Council's 90-day review and comment period shall 8 9 be null and void. If the Council fails to advise the Department within its 90-day review and comment period, the rule shall be 10 11 considered acted upon;

12 (e) Council members shall be reimbursed for reasonable 13 travel expenses incurred during the performance of their 14 duties under this Section.

(f) The Department shall provide administrative support to the Council for the preparation of the agenda and minutes for Council meetings and distribution of proposed rules to Council members.

19 (g) The Council shall act pursuant to bylaws which it 20 adopts, which shall include the annual election of a Chair and 21 Vice-Chair.

(h) The Director or his designee shall be present at allCouncil meetings.

(i) Nothing in this Section shall preclude the Council
from reviewing and commenting on proposed rules which fall
under the purview of the State EMS Advisory Council.

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1 (Source: P.A. 98-973, eff. 8-15-14.)

2 Section 99. Effective date. This Act takes effect upon
3 becoming law.